UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CLAUDINA OSBORNE,

Plaintiff,

-against-

PRICEWATERHOUSECOOPERS LLP,

Defendant.

16-CV-6546 (CM) ORDER TO AMEND

COLLEEN McMAHON, Chief United States District Judge:

Plaintiff brings this *pro se* action under Title VII of the Civil Rights Act of 1964 ("Title VII"), 42 U.S.C. §§ 2000e to 2000e-17, alleging that her employer discriminated against her based on her race. By order dated August 22, 2016, the Court granted Plaintiff's request to proceed *in forma pauperis*. For the reasons set forth below, the Court grants Plaintiff leave to file an amended complaint within sixty days of the date of this order.

STANDARD OF REVIEW

The Court must dismiss an *in forma pauperis* complaint, or portion thereof, that is frivolous or malicious, fails to state a claim on which relief may be granted, or seeks monetary relief from a defendant who is immune from such relief. 28 U.S.C. § 1915(e)(2)(B); *see Livingston v. Adirondack Beverage Co.*, 141 F.3d 434, 437 (2d Cir. 1998). While the law mandates dismissal on any of these grounds, the Court is obliged to construe *pro se* pleadings liberally, *Harris v. Mills*, 572 F.3d 66, 72 (2d Cir. 2009), and interpret them to raise the "strongest [claims] that they *suggest*," *Triestman v. Fed. Bureau of Prisons*, 470 F.3d 471, 474-75 (2d Cir. 2006) (internal quotation marks and citations omitted) (emphasis in original).

BACKGROUND

Plaintiff asserts that on November 18, 2015, Defendant PricewaterhouseCoopers ("PwC"), her former employer, fired her because of her race. She alleges that an individual named Jessica in PwC's human resources department "humiliated" her when "she slammed the door in [Plaintiff's] face in front of her peers" after Plaintiff approached to introduce herself and collect some work materials. Two hours later, Defendant fired her. Plaintiff obtained a right-to-sue letter from the Equal Employment Opportunity Commission on August 5, 2016, and timely filed her complaint in this Court on August 18, 2016. She seeks unspecified damages.

DISCUSSION

Title VII provides that "[i]t shall be an unlawful employment practice for an employer . . . to fail or refuse to hire or to discharge any individual, or otherwise to discriminate against any individual with respect to his compensation, terms, conditions, or privileges of employment, because of such individual's race, color, religion, sex or national origin." 42 U.S.C. § 2000e-2(a). This antidiscrimination provision prohibits employers from mistreating an individual because of the individual's protected characteristics, *Patane v. Clark*, 508 F.3d 106, 112 (2d Cir. 2007), or retaliating against an employee who has opposed any practice made unlawful by those statutes, *see Crawford v. Metro. Gov't*, 555 U.S. 271, 276 (2009) (holding that conduct is protected when it "confront[s]," "resist[s]," or "withstand[s]" unlawful actions). Mistreatment at work that occurs for a reason other than an employee's protected characteristic or opposition to unlawful conduct is not actionable under this federal antidiscrimination statute. *See Chukwuka v. City of New York*, 513 F. App'x 34, 36 (2d Cir. 2013) (quoting *Brown v. Henderson*, 257 F.3d 246, 252 (2d Cir. 2001)).

At the pleading stage in an employment discrimination action, "a plaintiff must plausibly allege that (1) the employer took adverse employment action against him, and (2) his race, color, religion, sex, or national origin was a motivating factor in the employment decision." *Vega v. Hempstead Union Free Sch. Dist.*, 801 F.3d 72, 86 (2d Cir. 2015). The plaintiff "may do so by alleging facts that directly show discrimination or facts that indirectly show discrimination by giving rise to a plausible inference of discrimination." *Id.* at 87.

Here, Plaintiff does not plausibly allege that Defendant discriminated against her because of her race. Plaintiff alleges that Defendant fired her after an altercation with someone named Jessica in the human resources department. She gives no facts that support an inference of race discrimination. It is not enough for Plaintiff to say, "I am black; I was fired; I must have been fired because I am black." Such a purely conclusory pleading does not state a claim for relief and will be dismissed. Plaintiff is placed on notice that she must include facts to support her allegation that she was fired *because* of her race. The Court grants Plaintiff leave to submit an amended complaint in which she alleges any facts showing how Defendant discriminated against her because of her race.

LEAVE TO AMEND

Plaintiff is granted leave to amend her complaint to detail her claims. In the statement of claim, Plaintiff must provide a short and plain statement of the relevant facts supporting each claim against each defendant named in the amended complaint. Plaintiff is also directed to provide the addresses for any named defendants. To the greatest extent possible, Plaintiff's amended complaint must:

- a) give the names and titles of all relevant persons;
- b) describe all relevant events, stating the facts that support Plaintiff's case including what each defendant did or failed to do;

- c) give the dates and times of each relevant event or, if not known, the approximate date and time of each relevant event;
- d) give the location where each relevant event occurred;
- e) describe how each defendant's acts or omissions violated Plaintiff's rights and describe the injuries Plaintiff suffered; and
- f) state what relief Plaintiff seeks from the Court, such as money damages, injunctive relief, or declaratory relief.

Essentially, the body of Plaintiff's amended complaint must tell the Court: who violated her federally protected rights; what facts show that her federally protected rights were violated; when such violation occurred; where such violation occurred; and why Plaintiff is entitled to relief. Because Plaintiff's amended complaint will completely replace, not supplement, the original complaint, any facts or claims that Plaintiff wishes to maintain must be included in the amended complaint.

CONCLUSION

The Clerk of Court is directed to assign this matter to my docket, mail a copy of this order to Plaintiff, and note service on the docket. Plaintiff is granted leave to file an amended complaint that complies with the standards set forth above. Plaintiff must submit the amended complaint to this Court's Pro Se Intake Unit within sixty days of the date of this order, caption the document as an "Amended Complaint," and label the document with docket number 16-CV-6546 (CM). An Amended Complaint for Employment Discrimination form is attached to this order. No summons will issue at this time. If Plaintiff fails to comply within the time allowed, and she cannot show good cause to excuse such failure, the complaint will be dismissed for failure to state a claim upon which relief may be granted.

The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from this order would not be taken in good faith, and therefore *in forma pauperis* status is denied for the purpose of an

appeal. *Cf. Coppedge v. United States*, 369 U.S. 438, 444-45 (1962) (holding that an appellant demonstrates good faith when he seeks review of a nonfrivolous issue).

SO ORDERED.

Dated:

September 8, 2016

New York, New York

COLLEEN McMAHON

Chief United States District Judge

SOUTHERN DISTRICT OF NEW YORK (In the space above enter the full name(s) of the plaintiff(s).) **AMENDED COMPLAINT** FOR EMPLOYMENT -against-DISCRIMINATION Jury Trial: □ Yes □ No (check one) _ Civ. ____ (___) (In the space above enter the full name(s) of the defendant(s). If you cannot fit the names of all of the defendants in the space provided, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. Typically, the company or organization named in your charge to the Equal Employment Opportunity Commission should be named as a defendant. Addresses should not be included here.) This action is brought for discrimination in employment pursuant to: (check only those that apply) Title VII of the Civil Rights Act of 1964, as codified, 42 U.S.C. §§ 2000e to 2000e-17 (race, color, gender, religion, national origin). NOTE: In order to bring suit in federal district court under Title VII, you must first obtain a Notice of Right to Sue Letter from the Equal Employment Opportunity Commission. Age Discrimination in Employment Act of 1967, as codified, 29 U.S.C. §§ 621 - 634. NOTE: In order to bring suit in federal district court under the Age Discrimination in Employment Act, you must first file a charge with the Equal Employment Opportunity Commission. Americans with Disabilities Act of 1990, as codified, 42 U.S.C. §§ 12112 -**NOTE:** In order to bring suit in federal district court under the Americans with Disabilities Act, you must first obtain a Notice of Right to Sue Letter from the Equal Employment Opportunity Commission. New York State Human Rights Law, N.Y. Exec. Law §§ 290 to 297 (age, race, creed, color, national origin, sexual orientation, military status, sex, disability, predisposing genetic chacteristics, marital status). New York City Human Rights Law, N.Y. City Admin. Code §§ 8-101 to 131 (actual or perceived age, race, creed, color, national origin, gender, disability, marital status, partnership status, sexual orientation, alienage,

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citizenship status).

UNITED STATES DISTRICT COURT

I. Parties in this complaint:

A.		ist your name, address and telephone number. Do the same for any additional plaintiffs name ttach additional sheets of paper as necessary.					
Plaint	iff	Name					
		Street Address					
		County, City					
		State & Zip Code					
		Telephone Number					
В.	List all defendants' names and the address where each defendant may be served. Make st defendant(s) listed below are identical to those contained in the above caption. Attach addition of paper as necessary.						
Defen	ıdant	Name					
		Street Address					
		County, City					
		State & Zip Code					
		Telephone Number					
C.	The address at which I sought employment or was employed by the defendant(s) is:						
		Employer					
		Street Address					
		County, City					
		State & Zip Code					
		Telephone Number					
II.	State	ment of Claim:					
discrito sup in the	minated apport those events generated apports	as possible the <u>facts</u> of your case, including relevant dates and events. Describe how you were against. If you are pursuing claims under other federal or state statutes, you should include facts the claims. You may wish to include further details such as the names of other persons involved giving rise to your claims. Do not cite any cases. If you intend to allege a number of related the rand set forth each claim in a separate paragraph. Attach additional sheets of paper as					
A. T	he discri	minatory conduct of which I complain in this action includes: (check only those that apply)					
		Failure to hire me.					
		Termination of my employment.					
		Failure to promote me.					
		Failure to accommodate my disability.					
		Unequal terms and conditions of my employment.					
		Retaliation.					

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	Other acts (specification)				fy):				
	Note:	te: Only those grounds raised in the charge filed with the Equal Employment Commission can be considered by the federal district court under the federal discrimination statutes.							
3.	It is my best recollection that the alleged discriminatory acts occurred on:								
	* 1 · 1:		2 1		•			Date(s)	
C.	I believe that defendant(s) (check one):								
		_	is still	committi	ng these acts ag	ainst me.			
		_	is not	still comm	nitting these act	s against me.			
) .	Defend	ant(s) d	iscrimin	nated again	nst me based on	my (check on	ly those th	at apply and exp	olain):
			race				color		
			gender	·/sex			religion	<u> </u>	
			nation	al origin					
			age.	My date	of birth is	laim of age dis	 criminatio	(Give your date	of birth only
			disabil			у,			(specify)
£.		ets of my	y case a	ity or pero	ceived disability	tional sheets as	s necessar		
		As add your ch	y case a	ity or perore as follows	ceived disability ow (attach addit	our claim, you	may attac	y): h to this compla mission, the Ne	int a copy of

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	nas n	iot issued a Notice of Righ	it to Sue letter.	
	issue	d a Notice of Right to Sue	letter, which I received on	(Date).
	-	y of the Notice of Right to this complaint.	o Sue letter from the Equal Emplo	yment Opportunity
C.	Only litigants allegin	g age discrimination must	answer this Question.	
		ge of age discrimination was alleged discriminatory co	with the Equal Employment Oppor onduct (check one):	tunity Commission
	60 da	ays or more have elapsed.		
	less t	than 60 days have elapsed.		
IV.	Relief:			
			if any, and the basis for such relie	f.)
I decl	are under penalty of p	perjury that the foregoing	g is true and correct.	
Signe	d this day of	, 20		
		Signature of Plaintiff		
		Address		
		Telephone Number		
		Fax Number (if you ha		

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